

PLEA: Guilty.

DISPOSITION: 11-9-59. \$300 fine and probation for 2 years.

5955. (F.D.C. No. 43208. S. Nos. 906 P, 917 P, 2-352 P, 44-282 P, 44-309 P, 44-314/5 P, 44-317/8 P, 44-331 P.)

INFORMATION FILED: 7-22-59, S. Dist. Ga., against Alton P. Meeks, Sr., t/a Alma Drug Co., Alma, Ga.

CHARGE: Between 10-7-58 and 12-8-58, *Dexedrine Sulfate tablets* and *secobarbital sodium capsules* were each dispensed 4 times upon requests for prescription refills without authorization by the prescriber, and *Pentids tablets* were dispensed twice without a prescription.

PLEA: Nolo contendere.

DISPOSITION: 9-21-59. \$500 fine and probation for 2 years.

5956. (F.D.C. No. 41724. S. Nos. 65-527/8 M, 65-530/2 M.)

INFORMATION FILED: 7-8-58, E. Dist. Ky., against McAdams & Morford, Inc., Lexington, Ky., Francis E. Crowley (pharmacist and manager for the corporation), Billy Ray Gaines (pharmacist), and J. Thomas Manuel (pharmacist).

CHARGE: Between 10-6-57 and 10-10-57, *Dexedrine Sulfate tablets* were dispensed 5 times upon requests for a prescription refill without authorization from the prescriber.

PLEA: Not guilty by the corporation and Crowley on all counts; by Manuel on count 3; and by Gaines on count 4.

DISPOSITION: The case came on for trial before the court and jury on 5-25-59. On 5-28-59, the jury by its verdict acquitted all the individual defendants, and the corporation was found guilty on counts 2, 3, 4, and 5 and acquitted on count 1.

Thereafter, on 6-3-59, the corporate defendant filed a motion to set aside the verdict of guilty against the corporation, which motion was overruled. On 10-19-59, the corporation was fined \$2,000 and costs.

5957. (F.D.C. No. 42026. S. Nos. 3-511/16 P.)

INFORMATION FILED: 11-13-58, District of Columbia, against Wesley Heights Pharmacy, Inc., Washington, D.C., and Arnold S. Meier (pharmacist).

CHARGE: Between 4-22-58 and 5-31-58, *Dexedrine Sulfate tablets* were dispensed 3 times upon requests for a prescription refill without authorization from the prescriber and 3 times without a prescription.

PLEA: Not guilty by the corporation and the individual.

DISPOSITION: The case came on to trial before the court and jury. On 2-5-59, the jury returned a verdict of not guilty against the corporation and the court declared a mistrial as to defendant Meier. Subsequently the case against Meier was set for trial again. On 11-16-59, before the case came on to trial, the defendant, Meier, pleaded guilty to 2 counts of dispensing *Dexedrine Sulfate tablets* without a prescription and was sentenced to pay a fine of \$1,000 or serve 180 days in jail on each count, with the sentences to run concurrently.